## IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF ARKANSAS HARRISON DIVISION

JOHN H. WOOLRIDGE

**PLAINTIFF** 

v.

CIVIL NO. 17-3116

NANCY A. BERRYHILL, Commissioner Social Security Administration

**DEFENDANT** 

## **MEMORANDUM OPINION**

Plaintiff, John H. Woolridge, brings this action pursuant to 42 U.S.C. § 405(g), seeking judicial review of a decision of the Commissioner of the Social Security Administration (Commissioner) denying his claims for a period of disability and disability insurance benefits (DIB) under the provisions of Title II of the Social Security Act (Act). In this judicial review, the Court must determine whether there is substantial evidence in the administrative record to support the Commissioner's decision. See 42 U.S.C. § 405(g).

Plaintiff protectively filed his current application for DIB on March 11, 2014, alleging an inability to work since October 1, 2013, due to a compressed disc in the lower back, bone spurs in the lower back, bone spurs in the neck and plantar fasciitis. (Tr. 75, 161). An administrative hearing was held on February 23, 2016, at which Plaintiff appeared with counsel and testified. (Tr. 31-73).

By written decision dated February 22, 2017, the ALJ found that during the relevant time period, Plaintiff had an impairment or combination of impairments that were severe. (Tr. 18). Specifically, the ALJ found Plaintiff had the following severe impairments: degenerative disc disease and dysfunction of a major joint. However, after reviewing all of the evidence

1

presented, the ALJ determined that Plaintiff's impairments did not meet or equal the level of severity of any impairment listed in the Listing of Impairments found in Appendix I, Subpart P, Regulation No. 4. (Tr. 19). The ALJ found Plaintiff retained the residual functional capacity (RFC) to:

perform light work as defined in 20 CFR 404.1567(b) except that he could lift and (sic) and/or carry 20 pounds occasionally and lift and/or carry 10 pounds frequently. He can stand and/or walk six hours of an eight-hour workday with normal breaks. He can push and pull with limitations pursuant to his lift and carry limitations. The claimant's ability to handle and finger on the right is frequent and his ability to handle and finger on the left is occasional, which is for a right-handed dominant individual. Rotation, flexion, and extension of his neck is occasional. The claimant is limited to jobs that do not require complex written communication.

(Tr. 20). With the help of a vocational expert, the ALJ determined Plaintiff could perform work as a routing clerk, a power screwdriver operator and a canning machine tender. (Tr. 25).

Plaintiff then requested a review of the hearing decision by the Appeals Council, which denied that request on November 8, 2017. (Tr. 1-6). Subsequently, Plaintiff filed this action. (Doc. 1). This case is before the undersigned pursuant to the consent of the parties. (Doc. 6). Both parties have filed appeal briefs, and the case is now ready for decision. (Docs. 14, 15).

This Court's role is to determine whether the Commissioner's findings are supported by substantial evidence on the record as a whole. Ramirez v. Barnhart, 292 F.3d 576, 583 (8th Cir. 2002). Substantial evidence is less than a preponderance but it is enough that a reasonable mind would find it adequate to support the Commissioner's decision. The ALJ's decision must be affirmed if the record contains substantial evidence to support it. Edwards v. Barnhart, 314 F.3d 964, 966 (8th Cir. 2003). As long as there is substantial evidence in the record that supports the Commissioner's decision, the Court may not reverse it simply because substantial evidence exists in the record that would have supported a contrary outcome, or because the

Court would have decided the case differently. Haley v. Massanari, 258 F.3d 742, 747 (8th

Cir. 2001). In other words, if after reviewing the record it is possible to draw two inconsistent

positions from the evidence and one of those positions represents the findings of the ALJ, the

decision of the ALJ must be affirmed. Young v. Apfel, 221 F.3d 1065, 1068 (8th Cir. 2000).

The Court has reviewed the entire transcript and the parties' briefs. For the reasons

stated in the ALJ's well-reasoned opinion and the Government's brief, the Court finds

Plaintiff's arguments on appeal to be without merit and finds that the record as a whole reflects

substantial evidence to support the ALJ's decision. Accordingly, the ALJ's decision is hereby

summarily affirmed and Plaintiff's Complaint is dismissed with prejudice. See Sledge v.

Astrue, No. 08-0089, 2008 WL 4816675 (W.D. Mo. Oct. 31, 2008) (summarily affirming

ALJ's denial of disability benefits), aff'd, 364 Fed. Appx. 307 (8th Cir. 2010).

DATED this 27th day of November 2018.

|s| Evin L. Wiedemann

HON. ERIN L. WIEDEMANN

UNITED STATES MAGISTRATE JUDGE

3